PATENT COOPERATION TREATY

PCT

TRANSLATION INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference							
Cas 2367PCT/VR	FOR FURTHER ACTION	See Form PCT/IPEA/416					
International application No. PCT/EP2005/003556	International filing date (day/month/year)	Priority date (day/month/year)					
		14.04.2004					
International Patent Classification (IPC G04B3/06 Applicant MECO SA GRENCHEN	or national classification and IPC						
2. This REPORT consists of a tol							
a. La (sem to the applica	ant and to the International Bureau) a total of	sheets, as follows:					
sheets of the sheets contain Instructions).	description, claims and/or drawings which have been ning rectifications authorized by this Authority (see	en amended and are the basis for this report and/or Rule 70.16 and Section 607 of the Administrative					
sheets which the disclosure Box.	supersede earlier sheets, but which this Authority c in the international application as filed, as indicat	considers contain an amendment that goes beyond ted in item 4 of Box No. I and the Supplemental					
b (sent to the Interna-	tional Bureau only) a total of (indicate type and num	nber of electronic carrier(s))					
related thereto, in co Section 802 of the Ad	inputer readable form only, as indicated in the Suppliministrative Instructions).	. containing a sequence listing and/or tables plemental Box Relating to Sequence Listing (see					
4. This report contains indications	This report contains indications relating to the following items:						
Box No. I Basis	of the report						
Box No. II Priori	ty						
Box No. III Non-e	establishment of opinion with regard to novelty, inve	entive step and industrial applicability					
	of unity of invention						
Box No. V Reaso	ned statement under Article 35(2) with regard to no- ons and explanations supporting such statement	velty, inventive step or industrial applicability:					
	n documents cited						
Box No. VII Certai	n defects in the international application						
Box No. VIII Certai							
Date of submission of the demand	Date of completion of t	this report					
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same and mailing address of the IPEA/EI	Authorized officer						
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/EP2005/003556

Box	x No.	I	Basis of the report		· · · · · · · · · · · · · · · · · · ·
1.	Wit indi	h regard i	to the language , this report is based on the international termination that the international termination is the state of the state o	onal application in the language in	n which it was filed, unless otherwise
		i.	nternational search (Rule 12.3 and 23.1(b))		
		⊢ Р	ublication of the international application (Rule 12.4	4)	
			nternational preliminary examination (Rule 55.2 and/		
2. With regard to the elements of the international application, this report is based on (replacement sheets which have be receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and this report):					sheets which have been furnished to the originally filed" and are not annexed to
	\mathbb{H}	the inte	rnational application as originally filed/furnished		
		the desc	ription:		
		pages	1-11		as originally filed/furnished
		pages*		received by this Authority on	
		page s*		received by this Authority on	
	\boxtimes	the clair	ns:		
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		nos. #			
		nos. #	1-16		09.02.2006 with
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		sheets	1/3-3/3		
					as originally filed/furnished
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		a sequen	ce listing and/or any related table(s) see Supplemen	ntal Box Relating to Sequence Li	sting.
3.		The ame	ndments have resulted in the cancellation of:		
		the	description, pages		
			claims. nos.		
	the drawings, sheets/figs				
		the			
		any			
4. [This repo	ort has been established as if (some of) the amendm been considered to go beyond the disclosure as filed	ents appeared to this report and	The state of the s
	[T .	description, pages		i
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	the claims, nos. the drawings, sheets/figs				
		the	sequence listing (specify):		
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International application No.
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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
1.	Statement			
	Novelty (N)	Claims	1-16	YES
		Claims		NO
	Inventive step (IS)	Claims	1-16	YES
		Claims		NO
	Industrial applicability (IA)	Claims	1-16	YES
		Claims		NO

2. Citations and explanations (Rule 70.7)

Reference is made to the following documents:

D1: US 2 716 875;

D2: US 2 563 112.

Document D1, which is considered to be the prior art closest to the subject matter of claim 1, describes (the references between parentheses apply to said document):

a crown (column 2, lines 67-71) for a timepiece comprising a recess (figure 5) that has an axis X1 and inside which there is, in particular, at least a first resiliently deformable element (figure 5, 27) rotatably engageable, about said axis X1 and in at least a first direction of rotation, with a rigid element (figure 5, 31), wherein the rotary torque transmitted by one of said elements to the other is lower than a predetermined value beyond which said first deformable element is capable of deforming so that the rotatable engagement thereof with said rigid element can be disconnected (column 2, lines 48-57).

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Box No. V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

It follows that the subject matter of claim 1 differs from this known crown in that:

- an hour wheel comprising winding stem attachment means in the area of a first end thereof is arranged inside said recess that has an axis X1;
- said resiliently deformable element is rigidly connected to said hour wheel, irrespective of the rotary torque value, while said rigid element is stationary relative to said crown; and
- said deformable element rotatably engages the inside edge of the ring-shaped rigid element.

The subject matter of claim 1 is, therefore, novel (PCT Article 33(2)).

The problem that the present invention is intended to solve can therefore be considered to be that of producing a crown in which the disconnection mechanism is easy to assemble, the deformable element is not prestressed and no special structure is required for the end of the winding stem.

The solution to this problem, as proposed in claim 1 of the present application, is considered to involve an inventive step (PCT Article 33(3)), for the following reasons:

Even though a resilient element that is engageable with the edge of a rigid element is known from document D2 with respect to a disconnection mechanism located inside a watch case, said document does not teach or suggest

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that such a mechanism could be used inside a winding crown to solve the stated problem. As a result, the combination of features in claim 1 is not known from, or suggested by, the prior art.

Claims 2-16 are dependent on claim 1 and, as such, therefore also fulfil the PCT requirements of novelty and inventive step.